United States District Court For The Western District of North Carolina Charlotte Division

Terry Eugene	Cureton,			
	Plaintiff(s),	JUDGMENT IN A CIVIL CASE		
vs.		3:05-cv-175-3/3:00-cr-222-2		
USA,				
	Defendant(s).			
DECISION BY COURT. This action having come before the Court by motion and a decision having been rendered;				
IT IS ORDERED AND ADJUDGED that Judgment is hereby entered in accordance with the Court's 5/3/05 Order.				
May 3, 2005		FRANK G. JOHNS, CLERK		
		BY: Detsulling		
		Betsy Wallace, Deputy Clerk		

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:05CV175-3-V 3:00CR222-2-MU

TERRY EUGENE CURETON,)	
Petitioner,)	
V.)	ORDER
UNITED STATES OF AMERICA,)	
Respondent.)	
)	

THIS MATTER is before the Court upon Petitioner's "Motion to Vacate, Set Aside, or Correct Sentence" under 28 U.S.C. § 2255, filed April 27, 2005. [Doc. 1] For the reasons stated herein, the Petitioner's Motion to Vacate will be <u>dismissed</u>.

The Petitioner filed a previous Motion to Vacate, Set Aside or Correct Sentence which was denied by this Court on July 9, 2004. (See 3:03cv226-MU) Petitioner's previous § 2255 filing makes the instant filing successive under the Antiterrorism and Effective Death Penalty Act (the "AEDPA"). See 28 U.S.C. § 2255. The AEDPA requires that a "second or successive motion must be certified . . . by a panel of the appropriate court of appeals . . ." before it can be filed in the District Court. Id. Thus, this Court may not consider the merits of Petitioner's claims because he failed to first certify his motion with the Fourth Circuit Court of Appeals before filing it in the District Court.

THEREFORE, IT IS HEREBY ORDERED that Petitioner's Motion to Vacate pursuant to 28 U.S.C. § 2255 is DISMISSED WITHOUT PREJUDICE as successive¹.

Signed: May 3, 2005

Graham C. Mullen

Chief United States District Judge

¹ The Court also notes that it appears this Motion to Vacate is not timely filed under the AEDPA as it is filed more than one year after Petitioner's conviction became final.